

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

AT&T Communications of California, Inc. (U 5002 C), TCG Los Angeles, Inc. (U 5462 C), TCG San Diego (U 5389 C), and TCG San Francisco (U 5454 C),

Complainants,

vs.

Verizon California, Inc. (U 1002 C),

Defendant.

Case 04-08-026
(Filed August 19, 2004)

Telescope Communications, Inc. (U 6589 C), Wholesale Airtime, Inc. (U5751 C), and Blue Casa Communications, LLC (U 6764 C),

Complainants,

vs.

Verizon California, Inc. (U 1002 C),

Defendant.

Case 04-09-001
(Filed September 1, 2004)

ACN Communication Services, Inc. (U 6342 C), Covad Communications Co. (U 5752 C), and Vycera Communications, Inc. (U 5477 C),

Complainants,

vs.

Verizon California, Inc. (U 1002 C),

Defendant.

Case 04-09-010
(Filed September 7, 2004)

**ADMINISTRATIVE LAW JUDGE'S RULING
DIRECTING CERTAIN COMPLAINANTS AND INTERVENORS
TO COMPLY WITH PREHEARING CONFERENCE DIRECTIVES
REGARDING INTERCONNECTION AGREEMENTS**

At the prehearing conference in this case, I directed the parties to attach the relevant portions of the interconnection agreements in hard copy to their motions for summary judgment. At the same time, the parties were to include a CD with the entire interconnection agreement (including any amendments thereto) with their filing. (See October 8, 2004 Transcript at p. 25.) Additionally, the parties were to provide a statement in their brief as to the terms of the interconnection agreement (i.e., when it was adopted, a copy of the adoption letter, if applicable, and the term of the agreement.)

I have not received the CD with the entire interconnection agreement or a statement as to the terms of the interconnection agreement as defined above from ACN Communication Services Inc. (ACN), Anew Telecommunications Corporation d/b/a Call America (Anew), and Navigator Telecommunications.¹

nii communications states it provided the CD to the Commission's Telecommunication staff, but it did not file the CD with the Commission, nor did it provide the date it adopted the interconnection agreement and the adoption letter or document. Telescape Communications, Inc. (Telescape) and Wholesale Airtime, Inc. (Wholesale Airtime) attached a copy of the interconnection

¹ Verizon California, Inc. (Verizon) provided what Verizon believes to be relevant excerpts from these interconnection agreements, but the complainants did not tender the material requested at the prehearing conference.

agreement to their complaint, but did not provide the dates they adopted the interconnection agreement and the adoption letter or document.

I also have not received any of the above information from Fones4 All, but this company has not otherwise requested relief or participated in this proceeding; therefore providing the above information at this point would not be probative.

ACN, Anew, Navigator Telecommunications, nii communications, Telescape and Wholesale Airtime shall file and serve the information requested above no later than Wednesday, April 6, 2005. Hard copies of all of the above information should also be served upon the undersigned. The parties should note that the Commission's service rules have been amended and may consult the Commission's website for the specific amendments.

IT IS RULED that ACN Communication Services, Anew Telecommunications Corporation d/b/a Call America, Navigator Telecommunications, nii communications, Telescape Communications, Inc., and Wholesale Airtime, Inc. shall file and serve the information requested in this ruling no later than Wednesday, April 6, 2005. Hard copies of all of the above information should also be served upon the undersigned.

Dated March 30, 2005, at San Francisco, California.

/s/ JANET A. ECONOME

Janet A. Econome
Administrative Law Judge

CERTIFICATE OF SERVICE

I certify that I have by mail, and by electronic mail to the parties to which an electronic mail address has been provided, this day served a true copy of the original attached Administrative Law Judge's Ruling Directing Certain Complainants and Intervenors to Comply with Prehearing Conference Directives Regarding Interconnection Agreements on all parties of record in this proceeding or their attorneys of record.

Dated March 30, 2005, at San Francisco, California.

/s/ ERLINDA PULMANO

Erlinda Pulmano

N O T I C E

Parties should notify the Process Office, Public Utilities Commission, 505 Van Ness Avenue, Room 2000, San Francisco, CA 94102, of any change of address to insure that they continue to receive documents. You must indicate the proceeding number on the service list on which your name appears.

The Commission's policy is to schedule hearings (meetings, workshops, etc.) in locations that are accessible to people with disabilities. To verify that a particular location is accessible, call: Calendar Clerk (415) 703-1203.

If specialized accommodations for the disabled are needed, e.g., sign language interpreters, those making the arrangements must call the Public Advisor at (415) 703-2074, TTY 1-866-836-7825 or (415) 703-5282 at least three working days in advance of the event.